## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JAMIE H. BASSEL DC PC d/b/a NEW YORK CHIROPRACTIC & JAMIE BASSEL, D.C., P.C.,

Case No. 20-CV-9019 (JMF)

Plaintiffs,

v.

AETNA HEALTH INSURANCE COMPANY OF NEW YORK, et al.

Defendants.

## JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiffs Jamie H. Bassel DC d/b/a New York City Chiropractic & Jamie Bassel, D.C., P.C., and defendants Aetna Health Insurance Company of New York; AllianceBernstein L.P.; Radius Health Inc.; Johnson and Johnson; State of New Jersey Health Benefits; Sovereign USA Inc.; LuluLemon USA Inc.; CitiGroup; KPMG; TKEDA Pharmaceuticals U.S.A.; The Blackstone Group; Fashion Institute of Technology; Trinet Group, Inc.; Market Resources Partners; WPP Group Inc.; Rent the Runway; GlaxoSmithKline LLC; MTA New York Transit, and Deutsche Bank, through their undersigned counsel hereby jointly stipulate to dismissal of this action, with prejudice; in accordance with Rule 41(a)(1(A)(ii) of the Federal Rules of Civil Procedure, each party to bear his, her, or its own costs.

Dated: January 12, 2022

Respectfully Submitted,

J. Iandolo Ław, PC

Jeremy M. Iandolo
7621 13<sup>th</sup> Avenue
Brooklyn, NY 11228
jiandolo@jiandololaw.com
Attorneys for Plaintiffs

Denlea & Carton LLP

Craig M. Cepler

2 Westchester Park Dr. Suite 410

White Plains, NY 10604

ccepler@denleacarton.com

Attorneys for Defendants